

See modes of Kera see modes of 2008



Reg. No. 981, mmie KL/TV/(N)/12/2006-2008

# KERALA GAZETTE

കേരള ഗസററ

#### PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. LIII

വാല്യം 53

THIRUVANANTHAPURAM, TUESDAY

തിരുവനന്തപുരം, ചൊവ

11th November 2008 2008 നവംബർ 11

20th Karthika 1930 1930 കാർത്തിക 20 No. ] 45

### PART I

## Notifications and Orders issued by the Government

### Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 1913/2008/LBR.

Thiruvananthapuram, 18th July 2008.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri M. Mehaboob, President, Kozhikode District, Co-operative Bank, Kallai Road, Kozhikode (2) Sri K. V. Venugopal, General Manager, Kozhikode District Co-operative Bank, Kallai Road, Kozhikode and the workmen of the above referred establishment represented by the General Secretary, Kozhikode District Co-operative Bank Employees Union, Kallai Road Kozhikode-2 in respect of matters mentioned in the annexure to this order.

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial dispute be referred for adjudication to the Industrial Tribunal, Kozhikode. The Industrial Tribunal will pass the award within a period of three months.

#### ANNEXURE

Whether the transfer of two women employees namely Smt. K, P. Rajmi, Accountant and Smt. Bhanumathy P., Senior Accountant from Kozhikode District Co-operative Bank, Quilandy Branch to Mukkam Branch and Feroke Branch respectively and imposition of different penalty on them for an alleged misconduct by the management of Kozhikode District Co-operative Bank, Kallai Road, Kozhikode is justifiable? If not, what relief they are entitled to?

(2)

G. O. (Rt.) No. 1932/2008/LBR.

Thiruvananthapuram, 18th July 2008.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Shri E. Asokan, General Secretary, Kozhiko de Jilla Bus Operators Association, Nadakkavu, Kozhiko de (2) Shri A. K. Abdulla, President, Kozhiko de Jilla Bus Operators Association, Nadakkavu, Kozhiko de and the workman of the above referred establihment Shri P. Kandan, s/o P. Raghavan, Parappurathu House, Karanthur P.O., Kozhiko de (Employee) and Shri Bhaskarankadavu General Secretary, I. N. T. U. C., Kozhiko de in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

hand to be an a side in some a man as

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

#### ANNEXURE

Whether the termination of service of Shri P. Kandan, Ghecking Inspector, Kozhikode Bus Operators Association, Nadakkavu, Kozhikode by the management is justifiable? It not, what relief he is entitled to?

(3

G. O. (Rt.) No. 2016/2008/LBR.

Thirupananthaburam, 24th July 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. P. Raziya, proprietress, V. P. Medicals, Regent Plaza Ramanattukara P. O., Kozhikode and the workman, of the above referred establishment represented by the Secretary, All Kerala Medical Empioyees Association, City Committee, Gandhi Bhavan, Town Hill Road, Kozhikode in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute, for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Gourt will pass the award within a period of three months.

#### ANNEXURE

Vhether the denial of employment to Shri K. Santhosh Kumar, Salesman by the management of V. P. Medicals, Regent Plaza Building, Bus Stand, Ramanattukara P.O., Kozhikode is justifiable? If not what relief he is entitled to?

(4)

G. O. (Rt.) No. 2100/2008/LBR.

Thiruvananthapuram, 31st July 2008.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Principal, Government College of Engineering, Kannur-670 564 (2) The Warden, Government College of Engineering Women's Hestel, Kannur-670 564 and the workman of the above referred establishment Smt. Usha do/. Balan, Chalil House, Jinesh Bhavan, Thottada P.O., Kannur in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

#### ANNEXURE

Whether the penial of employment and non-paymen of arrears of minimum wages for the last 5 years to Smt. Usha, Matron, Government College of Engineering Women's Hostel, Kannur by the management is justifiable?

If not, what relief she is entitled to?

(5)

G. O. (Rt.) No. 2295/2008/LBR.

Thiruvananthapuram, 21st August 2008.

Whereas, the Government are of opinion that an industrial dispute exists between (1) The Chairman, Rubber, Research Institute of India, Rubber Board, Puthuppally, Kottayam-9 (2) The Directer, Rubber Research Institute of India, Rubber Board, Puthupally, Kottayam-9, (3) The Deputy Secretary, Rubber Research Institute of India, Rubber Boaru, Puthupally, Kottayam-9, (4) The Production Commissioner, Rubber Board, Kottayem-9, (5) The Superintendent Central Experiment Station, Chethakkal and the workmen of the above referred establishment Sri K. M. George, s/o. Mathai, Kaklothil Veedu Habeeb Quarters No. 11, Near Railway Station, Kanjagad P. O., Kasargode District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

#### ANNEXURE

Whether the termination service of to Shri K. M. George, Rubber Tapper by the management of Rubber Research Institute of India, Rubber Board, Puthupally, Kottayam is justifiable? If not, what are the relief he is entitled to?

By order of the Governor,

K. CHANDRAN,

Under Secretary to Government.